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17 **UNITED STATES DISTRICT COURT**
18 **DISTRICT OF NEVADA**

19 **Cung Le, Nathan Quarry, Jon Fitch, Brandon**
20 **Vera, Luis Javier Vazquez, and Kyle Kingsbury,**
21 **on behalf of themselves and all others similarly**
22 **situated,**

23 **Plaintiffs,**
v.

24 **Zuffa, LLC, d/b/a Ultimate Fighting**
25 **Championship and UFC,**

26 **Defendant.**

Case No.: 2:15-cv-01045-RFB-BNW

INDEX OF EXHIBITS TO DEFENDANT
ZUFFA, LLC'S OPPOSITION TO
PLAINTIFFS' OBJECTIONS TO
DEFENDANT ZUFFA, LLC'S PROPOSAL
TO INTRODUCE CERTAIN
PURPORTED "SUMMARY EXHIBITS"
AT THE HEARING CONCERNING
PLAINTIFFS' MOTION FOR CLASS
CERTIFICATION

INDEX OF EXHIBITS

Pursuant to Local Rule IA 10-3(d), Defendant Zuffa, LLC (“Zuffa”) submits this Index of Exhibits to its Opposition to Plaintiffs’ Objections to Defendant Zuffa, LLC’s Proposal to Introduce Certain Purported “Summary Exhibits” at the Hearing Concerning Plaintiffs’ Motion for Class Certification. The exhibits noted below are attached as exhibits to the Declarations of Nicholas A. Widnell, Dr. Joshua Lustig, and Brent K. Nakamura in Support of Defendant Zuffa, LLC’s Opposition to Plaintiffs’ Objections to Defendant Zuffa, LLC’s Proposal to Introduce Certain Purported “Summary Exhibits” at the Hearing Concerning Plaintiffs’ Motion for Class Certification.

Exhibit	Description
1.	Email from Meghan Strong to Patrick Madden, dated June 7, 2019
2.	List of Basic Arithmetic Operations used in Each Summary Exhibit
3.	Excerpt from Dr. Singer’s “Regression Data” file
4.	List of Disputed Zuffa Summary Exhibits by Type of Basic Data Visualization Used and Underlying Materials
5.	“15_Core_Regs_Plus_Damages.do” from Dr. Singer’s backup files served on Zuffa with Dr. Singer’s first expert report
6.	Printout of a Backup File that was provided to Plaintiffs that underlies SE1, SE3, and SE7
7.	Email from Eric Cramer to Nicholas Widnell, dated April 13, 2018
8.	Email from Suzanne Jaffe Nero to Patrick Madden and Mark Suter, dated April 13, 2018
9.	Email from Brent Nakamura to Patrick Madden, dated June 21, 2019
10.	Excerpts from the Deposition of Robert Topel (“Topel Dep.”) (December 6, 2017)
11.	Excerpt from Dr. Singer’s “Sherdog Denom for Market Shares.dta” file
12.	Printout of Backup file that was provided to Plaintiffs that was used to generate Summary Exhibit SE5
13.	Printout of Backup file that was provided to Plaintiffs that was used to generate Summary Exhibit SE6

Exhibit	Description
14.	Printout of Backup file that was provided to Plaintiffs that was used to generate Summary Exhibit SE10
15.	Printout of Backup file that was provided to Plaintiffs that was used to generate Summary Exhibit SE13
16.	Printout of Backup files that were provided to Plaintiffs that was used to generate Summary Exhibits SE2 and SE12
17.	Extract of Dr. Singer's Raw "Regression Data"